
*** TX REPORT ***

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CONNECTION TEL 820*2552*011*6650209
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Rhodes & Mason

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Of Counsel:

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Wilmington, NC

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TELEFAX COVER SHEET

TO: Mr. Danny Bowman	FROM: Art MacCord
ORGANIZATION/FIRM: GBF, Inc.	DATE: November 9, 2000
FAX NUMBER: (336) 665-0209	RECIPIENT'S PHONE NUMBER: (336) 665-0205
TOTAL # OF PAGES (Including Cover): 31	YOUR E-MAIL ADDRESS: amaccord@rhodesmason.com
RE: Paperless Chain of Custody Evidence for Lab Samples	

EXHIBIT A -

Rhodes & Mason

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amaccord@rhodesmason.com

RE:
Paperless Chain of Custody Evidence for Lab Samples

NOTES/COMMENTS:

Confidentiality Notice

The information contained in this fax transmittal is privileged and confidential, intended for the addressee only. If you are neither the intended recipient nor the employee or agent responsible for delivering this message to the intended recipient, any disclosure of this information in any way or taking of any action in reliance on this information is strictly prohibited. If you have received this fax in error, please notify the person transmitting the information immediately.

Christian Carter

Telefax Operator

Rhodes & Mason

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via fax

November 9, 2000

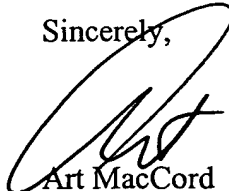
Mr. Danny Bowman
GBF, Inc.
P. O. Box 18744
Greensboro, NC 27419

Re: **Paperless Chain of Custody Evidence for Lab Samples**
Our File No. 2552-011

Dear Danny:

Enclosed is a final draft of the subject patent application. Please review the application and provide your comments. Also, I left a voice-mail message today requesting identification of the inventors of your invention. Once we have your comments and the names and addresses of the inventors, we will prepare the necessary documents for submittal of your application to the PTO.

Sincerely,



Art MacCord

HAM/CHP/cc

Rhodes & Mason

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Wilmington, NC

December 5, 2000

Mr. Danny Bowman
GBF, Inc.
410-J Gallimore Dairy Road
P.O. Box 18744
Greensboro, NC 27419

Re: **Patent Application for PAPERLESS CHAIN OF
CUSTODY EVIDENCE FOR LAB SAMPLES**
Our File No. 2552-011

Dear Danny:

Enclosed is the above-identified utility patent application, including Inventor's Declaration; drawings; Assignment; Power of Attorney; and Small Entity Form, which are ready for signature.

The inventors should carefully review the text, Inventor's Declaration, drawings and Assignment. If any minor changes need to be made, they may be made in permanent ink with the inventors' initials and the date in the adjacent margin. No changes may be made once the application has been signed. If major changes are needed, please mark up the application as needed and return it to me for preparation of a freshly printed text.

Once the application is in good form, please sign and date at all places marked with a red "x." Have an officer of the company review and sign the Power of Attorney. After signing and dating, please return all of the application papers to us for filing with the Patent and Trademark Office (PTO).

Exhibit B

Mr. Danny Bowman
December 5, 2000
Page Two

Also enclosed is an Important Legal Notice, which briefly describes the Duty of Candor owed to the PTO by patent applicants. If it suggests anything that needs to be submitted to the PTO that I don't already know about, please let me know.

I appreciate your allowing us to be of service to you.

Sincerely,



Art MacCord

AM/CHP/cc/lb
Enclosures

IMPORTANT INFORMATION FOR PATENT APPLICANTS

To: Inventors

Subject: The Requirements of United States Patent Law

ALL OF US INVOLVED WITH THIS APPLICATION ARE CHARGED WITH A DUTY OF CANDOR AND GOOD FAITH TOWARD THE PATENT EXAMINER. This means we must comply with regulations which require us to disclose all material information we are aware of having a bearing on the patentability of your invention.

INFORMATION IS MATERIAL IF IT, BY ITSELF OR WITH ANOTHER ITEM OF INFORMATION, DISCLOSES OR SUGGESTS THE INVENTION OR IS OTHERWISE INCONSISTENT WITH STATEMENTS WE ARE MAKING TO THE PATENT OFFICE. Information such as prior art having a bearing on the patentability of your claimed invention would therefore be material. Prior art may include:

- a) articles, patents, product announcements, technical reports, lectures or other material of others which might be considered as pertaining to your invention published prior to your date of invention;
- b) any public use or demonstration of your invention or of apparatus or methods which might be considered as pertaining to your invention more than one year before your application is filed;
- c) any sale or offer for sale of products incorporating your invention or made by its use more than one year before your application is filed;
- d) any commercial machine or product of which your invention is an improvement;
- e) any pertinent prior work of others (except fellow employees) of which you have knowledge.

IT IS ESSENTIAL THAT ALL ITEMS NOTED ABOVE, AS WELL AS ANY OTHER INFORMATION YOU BELIEVE MAY HAVE A BEARING ON THE NEWNESS OR OBVIOUSNESS OF THE CLAIMED INVENTION, BE BROUGHT TO OUR ATTENTION PROMPTLY. We can review the information to determine if the law requires its disclosure to the Patent Examiner. In this manner, you can satisfy your duty of disclosure and we can insure that all material information is disclosed to the U.S. Patent and Trademark Office. This also works to the patent owner's benefit because a more thoroughly examined patent is less subject to attack later on.